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Application Number 10/690,405-Conf. #5945 Filing Date **TRANSMITTAL** October 20, 2003 First Named Inventor **FORM** Sung T. Jung Art Unit 2688 (to be used for all correspondence after initial filing) **Examiner Name** J. E. Stein Attorney Docket Number

| Total Number of Pages in This Submis | sion 4 | Attorney Docket Numb | er 02598/0200138-US0 | |
|---|---|----------------------|--|--|
| ENCLOSURES (Check all that apply) | | | | |
| Fee Transmittal Form | Drawing(s) | | After Allowance Communication to TC | |
| Fee Attached | Licensing-related Papers | | Appeal Communication to Board of Appeals and Interferences | |
| x Amendment/Reply - Restriction | Petition | | Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) | |
| After Final | Petition to Convert to a Provisional Application | | Proprietary Information | |
| Affidavits/declaration(s) | Power of Attorney, Revocation Change of Correspondence Address | | Status Letter | |
| Extension of Time Request | Terminal Disclaimer | | Other Enclosure(s) (please Identify below): | |
| Express Abandonment Request | ss Abandonment Request Request for Refund | | | |
| Information Disclosure Statement | CD, Number of CD(s) | | | |
| Certified Copy of Priority Document(s) | Landscape Table on CD | | | |
| Reply to Missing Parts/ Incomplete Application | Remarks | | | |
| Reply to Missing Parts under 37 CFR 1.52 or 1.53 | | | | |
| | | | | |
| | | | | |
| SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT | | | | |
| Firm Name DARRY & DARRY | (.c.) | | | |
| Signature | | | | |
| Printed name Raffaela A. DeMarco | | | | |
| Date January 12, 2006 | | Reg. No. | 54,061 | |

olication No. (if known): 10/690,405

Attorney Docket No.: 02598/0200138-US0

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Transmittal Form PTO/SB/21 (1 page)

Response to Restriction Requirement (3 pages)

Docket No.: 02598/0200138-US0

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Application of:

Sung T. Jung et al.

Application No.: 10/690,405

Confirmation No.: 5945

Filed: October 20, 2003

Art Unit: 2688

For: SLIDE TYPE CELLULAR PHONE AND

SLIDING METHOD THEREOF

Examiner: J. E. Stein

RESPONSE TO RESTRICTION REQUIREMENT

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In response to the restriction requirement set forth in the Office Action dated December 12, 2005, please enter the following election in the above-identified application:

Applicant acknowledges the courtesy and effort extended by the Examiner in making a telephone call to request a restriction election to Applicant's attorney.

The Examiner has required restriction among the following Groups:

Group I: Claims 1-12 drawn to a slidable cellular phone having a shaft and pinion in order to be rotated by a power transmitting unit, classified in class 455, subclass 575.4;

Group II: Claims 13-35 drawn to a slidable cellular phone having a speaker and microphone, said slidable cellular phone, which generates a friction force, classified in class 455, subclass 575.4; and

Group III: Claims 36 to 54, drawn to a cellular phone in which various methods of determining whether to terminate the sliding operation of the phone are recited, including overload, a predetermined period of time, and the number of rotations, classified in class 455, subclass 575.4.

In response Applicants elect Group I (claims 1-12) with traverse.

Under the applicable Patent Office examining procedures, "if the search and examination of all the claims in an application can be made without serious burden, the Examiner must examine them on the merits, even though it includes claims to independent or distinct inventions." See, M.P.E.P. § 803 (emphasis added). A thorough search of the subject matter of claims 1-12 of Group I would necessarily include a search of the subject matter of the claims of Groups II and III as they all involve a search of the same class and subclass of invention. Examination together of the Group I, II and III claims in the instant application is therefore appropriate and would not present an undue burden on the Examiner. Moreover, "where the classification is the same and the field of search is the same and there is no clear indication of separate future classification and field of search, no reasons exist for dividing among related inventions." See, M.P.E.P. § 808.02(C).

Additionally, the Examiner states that Groups I and II are subcombinations disclosed as usable together in a single combination (MPEP § 806.05(d)). Applicants submit that the claims of Groups I and II each recite a slidable cellular phone. Groups I and II do not recite subcombinations that are disclosed as usable together in a single combination as contended by the Examiner.

Applicants respectfully request that the restriction be withdrawn.

Application No. 10/690,405 Amendment dated January 12, 2006 Reply to Office Action of

Docket No.: 02598/0200138-US0

CONCLUSION

In view of the above remarks, withdrawal of the restriction requirement and action on the merits is respectfully requested.

Dated: January 12, 2006

Respectfully submitted

Raffael A. DeMarco Registration No.: 54,061 DARBY & DARBY P.C.

P.O. Box 5257

New York, New York 10150-5257

(212) 527-7700

(212) 527-7701 (Fax)

Attorney For Applicant